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August 14, 2003

## Via Electronic Filing

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, S.W., Room TW-B204 Washington, DC 20554

Re:

Notice of Ex Parte Presentation: Iowa Telecommunications Services, Inc., FCC

Tariff No. 1, Transmittal 31, WC Docket No. 03-135.

Dear Ms. Dortch:

Yesterday, August 13, 2003, Robert Quinn Jr., Richard Clarke and I met with Matthew Brill, Senior Legal Advisor to Commissioner Kathleen Q. Abernathy. AT&T reiterated its position that Iowa Telecom Services' "FLEC" cost study in support of its 50% ATS rate increase contains numerous severe flaws and unsupportable assertions and should be rejected. The Iowa Telecom Services study does not follow the standard forward looking economic principles that have been endorsed by the Commission. Instead, it chooses inputs and assumptions that are not forward-looking and efficient, apparently to justify a huge and unneeded price increase. The attached document is a redacted version of what was used as an outline for these discussions.

Consistent with the Commission rules, I am filing one electronic copy of this notice and request that you place it in the record of the proceedings.

Sincerely,

Atry L. M.

Attachment

cc: Matthew Brill

## lowa Telecom neither needs nor justifies an increase to its 0.95 ¢/min ATS rate

- IT has had no problem making an adequate return at its CALLS ATS rate. IT's 2002 interstate ROR was 17.85%, and has been growing. This is already higher than many similar carriers'. Raising IT's ATS rate by 50% to 1.42 ¢/min will simply increase its interstate ROR to over 24%.
- IT has not filed a credible FLEC study. Its filed study overstates costs by:
  - failing to use consistent forward-looking engineering assumptions;
  - costing a network with capacity that vastly exceeds IT's efficient needs;
  - selecting model input values that are inflated and without any evidentiary support;
  - failing to account for all of the telecom services that IT will provide over this network and thus over-assigning its cost to ATS;
  - double-recovering much of its cost by failing to conform with Part 36, 64 and 69 guidelines for interstate access rate construction.
- IT vacillates between using FL and embedded network assumptions. Its modeled switching network is embedded which is more expensive than a FL network having more remotes and fewer hosts. Its transport network is FL which is more expensive than current because IT claims that it will need huge extra capacity by 2010 when this network may be deployed. Indeed, certain costs (e.g., signaling) are just numbers plugged into IT's proposed ATS rate without any modeling or support whatsoever.
- IT uses statistically inadequate and illogical data for switching costs. These "data" do
  not derive from purchased switches. Rather, they derive from undocumented price
  quotes for switches that are quite different from the ones that IT actually costs in its
  ATS model. IT then rejects its own (flawed) statistical results and assumes an ad hoc
  switch cost structure.
- IT costs out too many trunk ports on its switches. It assumes one DS1 interoffice trunk port for every to minutes of load. This is well below Bellcore-recommended loading for small rural switches. And much smaller than the 8000 to 10,000 minutes loads that GTE achieved when it operated these study areas several years ago.
- IT double-recovers much of its switching costs by allocating 85% of the switch to ATS when it is already collecting ~30% of the switch from Common Line. IT also uses the wrong measure of minutes to overallocate its switching costs to interstate.
- IT overbuilds its transport network. It assumes 30% more plant mileage than current, it builds too many host-remote rings, and builds its inter-host rings too large (OC-48). IT just doesn't have either the current or foreseeable future traffic volumes to justify these capacities, thus its network achieves average fills of only ~ \sum\_{\text{eq}}\%.
- Even more concerning, IT doesn't account for all of the non-switched services that it
  provides when determining the portion of the cost of this overbuilt transport network
  attributable to ATS. Indeed, IT doesn't even account for its full reported sales of
  interstate special access circuits, let alone all of its other nonswitched services.
- Correcting for these faults would put IT's FLEC ATS cost below 0.95 ¢/min. Indeed, the IUB examined the same IT arguments as it has presented here (financial stress, network modernization, etc.) when requesting that its local rates be increased by as much as 112%, and determined them to be unconvincing. It granted a 3% increase and that was just to compensate for the costs of a rate rebalancing.